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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



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# In re Application of:

Robert Gary Ellis

Serial No.: 10/622,267

Filed: 07/17/2003

Attorney: Thomas I. Rozsa

Telephone: (818) 783-0990

Docket No.: 36070.010

Group Art Unit No.: To Be Assigned

Examiner: To Be Assigned

For: PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE **SKATEBOARDING** 

MAIL STOP PETITIONS **Commissioner for Patents** P.O. Box 1450 Alexandria, Virginia 22313-1450

# PETITION TO ACCORD ORIGINAL FILING DATE OF JULY 17, 2003

SIR:

1. The NOTICE OF INCOMPLETE NONPROVISIONAL APPLICATION was mailed on May 11, 2004. A copy of the notice is enclosed. The two month time period in which to respond to the Notice expires on July 11, 2004. This Petition is being mailed by Express Mail to Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450, along with a check for \$130.00. Therefore, this Petition is timely filed. It is believed that the mistake is on the part of the Patent Office and therefore, a request for a refund of the \$130.00 to our Deposit Account No. 18-2222 is respectfully made.

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### In the NOTICE OF INCOMPLETE NONPROVISIONAL 2.

APPLICATION the statement was made that "That application was deposited without drawings. 35 U.S.C. 113 (first sentence) requires a drawing 'where necessary for the understanding of the subject matter sought to be patented." The Applicant through his attorney respectfully states that at the time the application was filed, full drawings which included Figures 1 through 9 were enclosed. It is clear from a reference to the entire application text, another copy of which is enclosed, that Figures were referred to and numbers were referred to throughout the Detailed Description of the Preferred Embodiment. All of this is supported by the accompanying Declaration of Thomas I. Rozsa. Accordingly, the Applicant now submits another copy of the entire patent application, a copy of the original signature documents, and another copy of the two sheets of drawings as originally submitted. This is supported by the accompanying Declaration of Thomas I. Rozsa.

Therefore, it is respectfully submitted that somehow the drawings must have been separated from the file in the Patent Office because at the time the application was filed, it was fully complete including drawings. Therefore, it is respectfully submitted that the application should be accorded the original filing date of July 17, 2003 and no additional new declaration is required.

Respectfully submitted,

Rozsa & Chen LLP

Dated: May 14, 2004

15910 Ventura Boulevard, Suite 1601 Encino, California 91436-2815 Telephone (818) 783-0990 Facsimile (818) 783-0992

813; pet.pt

Thomas I. Rozsa

Registration No. 29,210
I hereby confly that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on

Date of Degran

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THOMAS I. ROZSA

Registration No. 29,210

Signature and Date



### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vinginia 22313-1450 www.uplu.gov

APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/622,267

07/17/2003

Robert Gary Ellis

36070.010

021907 ROZSA & CHEN 15910 VENTURA BOULEVARD SUITE 1601 ENCINO, CA 91436 CONFIRMATION NO. 4210
FORMALITIES LETTER
\*OC000000012574994\*

Date Mailed: 05/11/2004

# NOTICE OF INCOMPLETE NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

A filing date has NOT been accorded to the above-identified application papers for the reason(s) indicated below.

All of the items noted below and a newly executed oath or declaration covering the items must be submitted within TWO MONTHS of the date of this Notice, unless otherwise indicated, or proceedings on the application will be terminated (37 CFR 1.53(e)). Replies should be mailed to: Mail Stop Missing Parts, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450.

The filing date will be the date of receipt of all items required below, unless otherwise indicated. Any assertions that the item(s) required below were submitted, or are not necessary for a filing date, must be by way of petition directed to the attention of the Office of Petitions accompanied by the \$130.00 petition fee (37 CFR 1.17(h)). If the petition states that the application is entitled to a filing date, a request for a refund of the petition fee may be included in the petition. Petitions should be mailed to: Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450.

 The application was deposited without drawings. 35 U.S.C. 113 (first sentence) requires a drawing "where necessary for the understanding of the subject matter sought to be patented." Applicant should reconsider whether the drawings are necessary under 35 U.S.C. 113 (first sentence).

Replies should be mailed to:

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A copy of this notice MUST be returned with the reply.

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Initial Patent Examination Division (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE





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ROZSA & CHEN LLP
ATTORNEYS AT LAW
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ENCINO, CALIFORNIA 91436-2815
TELEPHONE (818) 783-0990

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

### In re Application of:

Robert Gary Ellis

Serial No.: 10/622,267 Docket No.: 36070.010

Filed: 07/17/2003 Group Art Unit No.: To Be Assigned

Attorney: Thomas I. Rozsa Examiner: To Be Assigned

Telephone: (818) 783-0990

For: PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE

**SKATEBOARDING** 

MAIL STOP PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

# DECLARATION OF THOMAS I. ROZSA IN SUPPORT OF PETITION TO ACCORD ORIGINAL FILING DATE OF JULY 17, 2003 TO PATENT APPLICATION 10/622,267

- 1. I am the attorney of record who wrote and prosecuted the above-referenced patent application. I am the attorney who signed the check on July 17, 2003 and signed all of the transmittal documents. I also signed all of the cover sheets that accompanied the patent application.
- 2. I declare and state under penalty of perjury that I examined the entire patent application before it was deposited in the envelope and mailed to the Patent Office. Included with the original patent application were three copies of two sheets of



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drawings having Figures 1 through 9. Accompanying this Declaration are three copies of the same two sheets of drawings which were originally filed with the original patent application.

- 3. I can only conclude that somehow in the Patent Office the drawings were separated from the remainder of the file. I affirmatively state that the drawings as submitted herein were filed with the Patent Office at the time the application was filed.
- 4. I, Thomas I. Rozsa, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declare that the facts set forth in this Declaration are true, all statements made of my own knowledge are true, and all statements made on information and belief are believed to be true.

Respectfully submitted,

Dated: May 14, 2009

Thomas I. Rozsa Registration No. 29,210

Rozsa & Chen LLP 15910 Ventura Boulevard, Suite 1601 Encino, California 91436-2815 Telephone (818) 783-0990 Facsimile (818) 783-0992

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Date of Depocit

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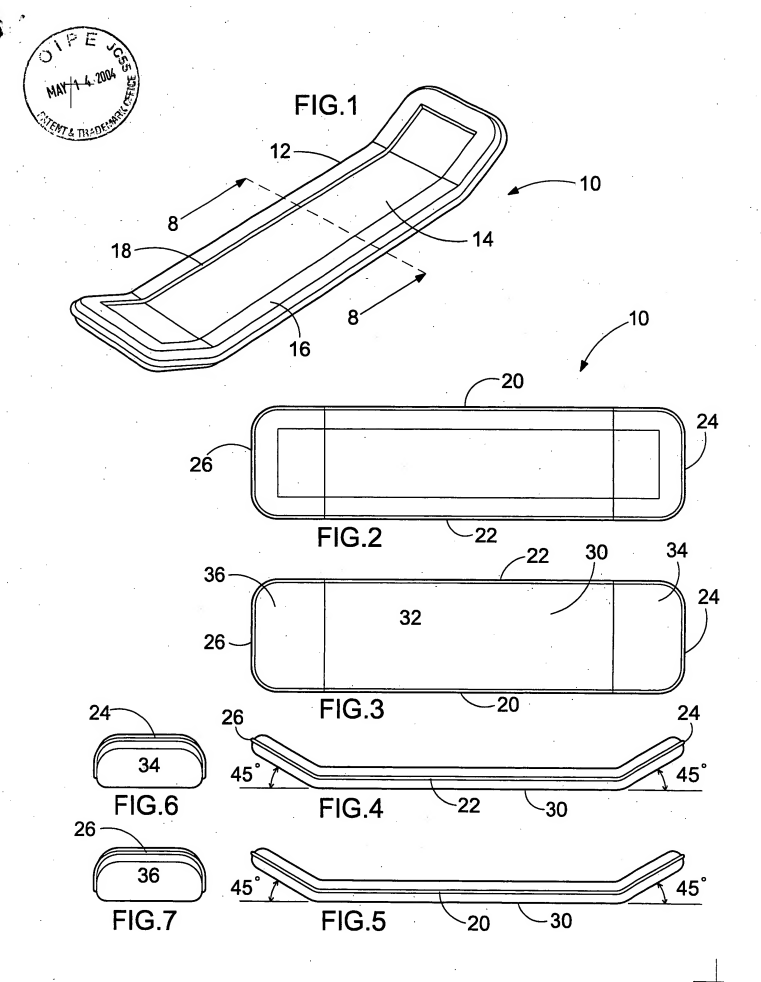
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THOMAS I. ROZSA
Registration No. 29,210

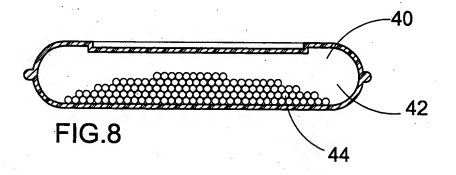
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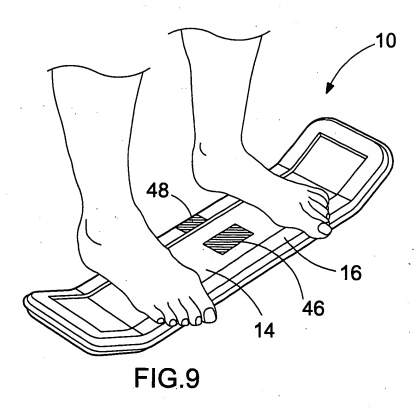
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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Serial No.: 0 /(to

/(to be assigned)Group No.:

Filed:

Examiner:

For:

Assistant Commissioner for Patents Washington, D.C. 20231

# EXPRESS MAIL CERTIFICATE

I hereby certify that the following attached paper or fee

PATENT SPECIFICATION, CLAIMS AND ABSTRACT

Entitled:

PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE SKATEBOARDING

By Inventor(s):

Robert Gary Ellis

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10, on the date indicated above and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

Thomas I. Rozsa

Typed or printed name of person mailing paper or fee

Signature of person malling paper or fee

NOTE: Each paper must have its own certificate and the "Express Mail" label number as a part thereof or attached thereto. When, as here, the certification is presented on a separate sheet, that sheet must (1) be signed and (2) fully identify and be securely attached to the paper or fee it accompanies. Identification should include the serial number and filing date of the application as well as the type of paper being filed, e.g. complete application, specification and drawings, responses to rejection or refusal, notice of appeal, etc. If the serial number of the application is not known, the identification should include at least the name of the inventor(s) and the title of the invention.

NOTE: The label number need not be placed on each page. It should, however, be placed on the first page of each separate document, such as, a new application, amendment, assignment, and transmittal letter for a fee, along with the certificate of mailing by "Express Mail." Although the label number may be on checks, such a practice is not required. In order not to deface formal drawings it is suggested that the label number be placed on the back of each formal drawing or the drawings be accompanied by a set of informal drawings on which the label number is placed.

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# **APPLICATION**

### for

### UNITED STATES LETTERS PATENT

### by

### **ROBERT GARY ELLIS**~

### on the invention entitled

# PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE SKATEBOARDING

### Customer No.: 021907

### Deposit Account No.: 18-2222

### Pages of Specification: Nineteen (19)

### Sheets of Drawing: Two (2)

### prepared by

### **ROZSA & CHEN LLP**

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# PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE SKATEBOARDING

### **BACKGROUND OF THE INVENTION**

### 1. Field of the Invention

The present invention relates to the field of sporting goods and in particular, to skateboards. The present invention also relates to the field of practice devices which enable a child to learn how to use a skateboard.

### 2. Description of the Prior Art

In general, skateboards and other similar sporting goods such as skis are known in the prior art. The following 14 patents and published patent applications are the closest prior art of which the inventor is aware:

- 1. United States Patent No. 3,655,211 issued to Bollettieri on April 11, 1972 for "Double Bend Stave" (hereafter the "Bollettieri Patent");
- 2. United States Patent No. 3,862,768 issued to England on January 28, 1975 for "Rollable Fulcrum Balancing Board Recreational And Exercise Device Provided With non-Linear Stabilization Features" (hereafter the "England Patent");
- 3. United States Patent No. 4,270,764 issued to Yamada on June 2, 1981 for "Noisemaker For Skateboard" (hereafter the "Yamada Patent");

1	4. United States Patent No. 5,044,250 issued to Beyer on September 3, 1991 for
2	"Drumstick With Sounding Pellets" (hereafter the "Beyer Patent");
3	
4	5. United States Patent No. 5,267,743 issued to Smisek on December 7, 1993 for
5	"Low Profile Skateboard" (hereafter the "Smisek Patent");
6	
7	6. United States Patent No. 5,460,558 issued to Woodstock on October 24, 1995 for
8	"Surfboard Foot Saddle" (hereafter the "Woodstock Patent");
9	
0	7. United States Patent No. Des. 379,647 issued to Levinthal on June 3, 1997 for
1	"Pair Of Ski" (hereafter the "Levinthal Patent");
2	
13	8. United States Patent No. Des. 417,250 issued to Colin on November 30, 1999
4	for "Gliding Board" (hereafter the "Colin Patent");
15	
16	9. United States Patent No. 6,059,307 issued to Western on May 9, 2000 for
17	"Skateboard Deck And Method For Making The Same" (hereafter the "Western Patent");
18	
19	10. United States Patent No. US 6,290,249 B1 issued to Wolf on September 18, 2001
20	for "Snow-Gliding Apparatus" (hereafter the "Wolf Patent");
21	
22	11. United States Patent No. US D457,587 S issued to Wolf on May 21, 2002 for
23	"Snow-Gliding Apparatus" (hereafter the "Wolf Patent");
24	
25	12. United States Patent Application Publication No. US 2002/0121752 A1 by
26	inventor Gille published on September 5, 2002 for "Snowskate And Snow Scooter" (hereafter
27	the "Gille Patent");
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.1	13. United States Patent Publication No. US 2003/017832 A1 by inventor Sachs
2	published on January 23, 2003 for "Recreational Balancing Apparatus" (hereafter the "Sachs
3	Patent");
4	
. 5	14. United States Patent No. US 6,543,769 B1 issued to Podoloff on April 8, 2003
6	for "Snowboard Apparatus" (hereafter the "Podoloff Patent");
7	
8	The Bollettieri Patent discloses staves which are used as skis on snow and water. The
9	staves have substantially equal bends at their front and rear ends The device has several
10	longitudinally extending grooves 17 which serve the purpose of skis.
11	
12	The England Patent discloses a rollable fulcrum and essentially is a device which is in the
13	shape of a Mexican sombrero hat having a ball in the center on which the individual balances.
14	This patent shows an exercise type device.
15	
16	The Yamada Patent discloses a noisemaker for use in conjunction with a skateboard but
17	the noisemaking device does not consist of internal pebbles or sand within the structure of the
18	device which makes noise as the device is moved across a carpet. This device basically creates
19	noise through mechanical structures as illustrated.
20	
21	The Beyer Patent is a drumstick with sound pellets.
22	
23	The Smisek Patent is a low profile skateboard and the essential feature is having a recess
24	to receive the wheels of the skateboard so that the skateboard rests much lower to the ground
25	than conventional prior art skateboards. However, referring to Figure 4 it can be seen that the
26	skateboard has front and back ends that are put at an angle to the horizontal portion of the board

and the angle, however, is substantially less than 45 degrees.

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The Woodstock Patent discloses a surfboard having a foot saddle to prevent the surfer from sliding off the back end of the board. Specifically referring to Column 2, line 30, the patent states "The foot saddle 10 consists of a structure 22 for maintaining one foot 24 of a surfer 26 in a stationary position upon the deck near the tail end of the surfboard and help prevent the surfer's foot 24 from inadvertently sliding off the surfboard."

The Levinthal Patent discloses a design for a ski. The design which can best be seen in Figure 5 in cross section shows having arcuately shaped extending upward front and rear ends and a generally upwardly extending arcuate shaped center section.

The Colin Patent is also a design patent for the shape of a gliding board.

The Western Patent discloses the concept of a skateboard deck and method for making the same. The patent does show the concept of having a horizontal center section and then having upwardly extending front and rear ends although the angle is only 18 degrees at one end and 15 degrees at the other end.

The Wolf Patent discloses a snow gliding apparatus which includes an elongated member having an intermediate portion positioned between a pair of upturned end portions. The end portions are rounded and do not have a sharp 45 degree angle. Further, there are a multiplicity of lower grooves 26 and 36.

The published Gille Patent Application discloses a snowskate and snow scooter.

The published Sachs Patent Application discloses a device which is a recreational balancing apparatus which comprises a frame defining a horizontal opening therein, and a

The Podoloff Patent discloses a snowboard apparatus which is a simulator for snowboarding and skateboarding.

None of the prior art patents teach a simple effective device for enabling children to learn how to use a skateboard in a safe and secure manner. There is a significant need for such an invention.

### SUMMARY OF THE INVENTION

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The present invention is a practice device to enable children to simulate skateboarding in a safe manner so the children can practice sliding the practice device on a surface and balancing themselves on the device.

It has been discovered, according to the present invention, that a board made of plastic which has a flat and smooth lower surface and upturned front and rear ends provides a safe and effective device to enable children to simulate skateboarding on a smooth surface such as carpets, a lawn, dirt, sand and even a bed.

It has further been discovered, according to the present invention, that if the front and rear ends of the device are upturned at an angle between 30 degrees and 50 degrees to the horizontal with the preferred angle being 45 degrees, then the device will not flip over.

It has also been discovered, according to the present invention, that if the device further comprises a hollow interior which contains items such as beads or sand, the beads or sand will simulate a wave noise as the practice device is moved as the child plays and practices on the device.

It has additionally been discovered, according to the present invention, that if the top surface of the device comprises a lowered center section and a circumferential ridge running along the external circumference of the device on its top surface and extending inwardly to the lower section, then the child can place his/her feet transverse to the board so that the balls of the child's feet or the heels of the child's feet can connect with the exterior ridge portion so that the child gets a better grip on the board and this further assists the child in simulating skateboarding.

It is therefore an object of the present invention to provide a practice device which has a flat and smooth lower surface and an upturned front and rear surface, preferably at an angle between 30 degrees and 50 degrees to the horizontal at both the front and the rear end so that the device enables children to safely practice skateboarding while sliding the device on a smooth surface such as carpets, a lawn, dirt, sand, and even a bed.

It is a further object of the present invention to provide additional sound effects within the device so that the device simulates a wave motion to further provide additional enjoyment to the child as the child practices skateboarding on the practice device.

It is an additional object of the present invention to provide supporting balancing means on the upper surface of the practice device so that the child can place his or her feet transverse to the longitudinal upper surface of the device and obtain a more secure grip for the balls of the child's feet or the heels of the child's feet to further practice and simulate skateboarding.

Further novel features and other objects of the present invention will become apparent from the following detailed description, discussion and the appended claims, taken in conjunction with the drawings.

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# **BRIEF DESCRIPTION OF THE DRAWINGS**

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3	Referring particularly to the drawings for the purpose of illustration only and not
4	limitation, there is illustrated:
5	FIG. 1 is a perspective view of the present invention practice device;
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7	FIG. 2 is a top plan view of the present invention practice device;
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9	FIG. 3 is a bottom plan view of the present invention practice device;
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11	FIG. 4 is a left side view of the present invention practice device as viewed from the left
12	side;
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14	FIG. 5 is a side elevational view of the present invention practice device as viewed from
15	the right side;
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17	FIG. 6 is a front elevational view of the present invention practice device;
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19	FIG. 7 is a rear elevational view of the present invention practice device;
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21	FIG. 8 is a cross sectional view taken along line 8-8 of FIG. 1 of the present invention
22	practice device; and
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24	FIG. 9 is a perspective view of the present invention practice device showing a child
25	placing his feet transverse to the present invention practice device so that the balls of the child's

s feet rest adjacent the intersection of the portion of the ridge and the lowered central surface.

### DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENTS

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Although specific embodiments of the present invention will now be described with reference to the drawings, it should be understood that such embodiments are by way of example only and merely illustrative of but a small number of the many possible specific embodiments which can represent applications of the principles of the present invention. Various changes and modifications obvious to one skilled in the art to which the present invention pertains are deemed to be within the spirit, scope and contemplation of the present invention as further defined in the appended claims.

Referring to Figures 1 through 7, there is shown at 10 the present invention practice

surface 12 having a depressed or lowered section 14 in the interior portion of the upper surface

device. In the preferred embodiment, the practice device is generally elongated with a top

12 and a circumferential ridge 16 which extends along the entire upper surface 12 and extends

inwardly from the exterior edge until it joins the lowered section 14. A short vertical wall 18 is

created between the interior edges of the ridge 16 and the lower section 14. While in the preferred embodiment the ridge extends along the entire circumference as shown in Figure 1, it

is also within the spirit and scope of the present invention to have the ridge 16 only extend along

at least a portion of the lengthwise edges of the upper surface of the device 10.

Referring to Figure 2, the device has a first lengthwise edge 20, and a parallel and oppositely disposed second lengthwise edge 22, a front or first widthwise edge 24 and a second or rear widthwise edge 26.

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Referring to the bottom plan view of Figure 3, it can be seen that the lower surface of the device 30 is completely smooth and flat. This can also be seen by looking at the side views of

Figures 4 and 5. The center section of the lower surface 32 is completely flat and is bounded by the center portion lengthwise edges 20 and 22. As shown in Figures 4 and 5, the front edge 24 and the rear edge 26 are upturned from the lower surface 30. The preferred angle for both the front and rear edges are 45 degrees as shown in Figures 4 and 5. However, it is within the spirit and scope of the present invention to have the angle extend between 30 degrees and 50 degrees with 45 degrees being the preferred angle.

The lower surface of the front upturned section is 34 and the lower surface of the rear upturned section is 36 are also smooth. It is apparent from viewing Figures 3 through 5 that the lower surface 30 is entirely smooth and flat with no ridges or bumps and the lowermost lengthwise portion of the surface 32 is completely flat and smoothly extends into lower surface 34 and lower surface 36 so that as the device is slid along a surface, the device can be tilted upwardly so that surface 34 extends on the bottom of the ground or is tilted rearwardly so that surface 36 extends on the bottom of the ground to thereby simulate skateboarding.

In one embodiment, the entire device is made of a solid piece of material. In an alternative embodiment, the interior of the device 40 has one or more hollow sections such as section 42 as illustrated in Figure 8, which hollow section 42 contains noisemaking devices 44 such as beads, pebbles, or sand. The hollow section 42 can run the entire length of the center portion of the device or it can also run for a portion of the length of the center portion of the device, or there can be several separated hollow sections within the center portion of the device. Also, it is within the spirit and scope of the present invention to have the hollow section run on the front portion of the device bounded by front edge 24 or within the rear portion of the device bounded by rear edge 26.

In practice, a child can place on of his/her feet on the upper surface of the device 10 such

as lowered section 14 and push along the surface of the ground with his/her other foot to cause the practice device 10 to move. When pushed in one direction, the device moves forwardly and when pushed in the other direction, the device moves rearwardly. The device can also be caused to move side to side.

The child can also place his/her feet transverse to the lengthwise edge of the upper section as illustrated in Figure 9. In this manner, the balls of the child's feet can rest at the vertical wall 18 at the intersection of the lower section 14 and the ridge 16 to provide better traction and balance as a child moves the board with body motions to simulate skateboarding. Alternatively, the rear of the child's feet can rest at the intersection wall 18 where the lower section 14 meets the ridge 16.

Because of the flat surface 30, and especially center section 32, the practice device 10 can easily slide on any type of reasonably smooth surface such as grass, carpet, a wood floor, a linoleum floor, dirt, and even a bed. The fact that the lower portion 34 of the front section and the lower portion 36 of the rear section are also flat and smooth can also facilitate the board being ridden on these surfaces as well to further simulate a skateboard. In addition, the lowered center section 14 and the ridge 16 provide better traction and security for the child to safely move on the board and to practice skateboarding. The fact that the front edge 24 and the rear edge 26 are each extended at an angle above the lower surface of approximately 45 degrees prevents the practice device10 from flipping over to provide additional safety to the child. While 45 degrees is the preferred angle, an angle between 30 degrees and 50 degrees are within the spirit and scope of the present invention for the front portion and also for the rear portion relative to the center section.

The optional feature of having one or more hollow interior compartments within the

practice device which house noisemaking devices such as beads, pebbles or sand adds further enjoyment to the child as motion of the board will simulate a wave motion noise.

In the preferred embodiment, the practice device 10 is manufactured out of any one or more of conventional plastic material such as polyethylene and polypropylene or polyvinyl. It is also within the spirit and scope of the present invention to make the practice device out of any other type of safe structural material such as wood or metal or even strong cardboard or styrofoam. However, plastic or any one of the plastic derivatives is the preferred material out of which the board is made as the device can then be easily molded.

It is also within the spirit and scope of the present invention to have the device made of more than one material such as the center section on the top being made of one type of material and the ridge and exterior circumferential section composed of the ridge being made of another piece of material.

Further, to add additional traction, one or more grip pads 46 can be placed on the lowered section 14 of upper surface 12 so that the feet can be placed on the grip pads 14 to add more traction. While only one grip pad 14 is illustrated in Figure 9, it will be appreciated that the lower surface 14 can have a grip pad or there can be a multiplicity of separated smaller grip pads along the lower surface 14.

It is also within the spirit and scope of the present invention to have the grip pads on the one or more portions of the ridge as illustrated in Figure 9 where grip pad 48 is on a portion of the ridge 16.

Defined in detail, the present invention is a practice device to simulate skateboarding, comprising: (a) an elongated structure having a center section, a front section and a rear section, with the three sections having an adjoining upper surface and an adjoining lower surface; (b) the center section having a lower surface which is a smooth surface; (c) the front section extending at a 45 degree angle to the center section and the rear section extending at a 45 degree angle to the center section; (d) the upper surface of all three sections having a lowered interior area and a circumferential ridge extending along the circumference of the upper surface and extending inwardly such that a vertical wall is formed at the intersection of the interior portion of the circumferential ridge and the lowered interior area; and (e) the structure having at least one interior hollow chamber containing noisemaking material within the chamber.

Defined broadly, the present invention is a practice device to simulate skateboarding, comprising: (a) an elongated structure having a center section, a front section and a rear section, with the three sections having an adjoining upper surface and an adjoining lower surface; (b) a center section having a lower surface which is a smooth surface; (c) a front section extending at a 45 degree angle to the center section and the rear section extending at a 45 degree angle to the center section; and (d) an upper surface of all three sections having a lowered interior area and a circumferential ridge extending along the circumference of the upper surface and extending inwardly such that a vertical wall is formed at the intersection of the interior portion of the circumferential ridge and the lowered interior area.

Defined more broadly, the present invention is a practice device to simulate skateboarding, comprising: (a) an elongated structure having a center section, a front section and a rear section, with the three sections having an adjoining upper surface and an adjoining lower surface; (b) the center section having a lower surface which is a smooth surface; (c) the front section extending at an angle between 30 degrees and 50 degrees to the center section and the

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rear section extending at an angle between 30 degrees and 50 degrees to the center section; and (d) the upper surface of all three sections having a lowered interior area and a ridge extending along at least a portion of the circumference of the upper surface and extending inwardly such that the ridge adjoins the lowered interior area.

Of course the present invention is not intended to be restricted to any particular form or arrangement, or any specific embodiment, or any specific use, disclosed herein, since the same may be modified in various particulars or relations without departing from the spirit or scope of the claimed invention hereinabove shown and described of which the apparatus or method shown is intended only for illustration and disclosure of an operative embodiment and not to show all of the various forms or modifications in which this invention might be embodied or operated.

The present invention has been described in considerable detail in order to comply with the patent laws by providing full public disclosure of at least one of its forms. However, such detailed description is not intended in any way to limit the broad features or principles of the present invention, or the scope of the patent to be granted. Therefore, the invention is to be limited only by the scope of the appended claims.

### WHAT IS CLAIMED IS:

1. A practice device to simulate skateboarding, comprising:

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- an elongated structure having a center section, a front section and a rear section,
   with the three sections having an adjoining upper surface and an adjoining lower surface;
- b. the center section having a lower surface which is a smooth surface;
- c. the front section extending at a 45 degree angle to the center section and the rear section extending at a 45 degree angle to the center section;
- d. the upper surface of all three sections having a lowered interior area and a circumferential ridge extending along the circumference of the upper surface and extending inwardly such that a vertical wall is formed at the intersection of the interior portion of the circumferential ridge and the lowered interior area; and
- e. the structure having at least one interior hollow chamber containing noisemaking material within the chamber.
- 2. A practice device to simulate skateboarding in accordance with Claim 1, wherein said noisemaking material is sand.
- 3. A practice device to simulate skateboarding in accordance with Claim 1, wherein said noisemaking material is beads.
- 4. A practice device to simulate skateboarding in accordance with Claim 1, wherein the device is made of plastic.
- 5. A practice device to simulate skateboarding in accordance with Claim 1, further comprising at least one grip pad on the lowered interior area of the upper surface.

- 6. A practice device to simulate skateboarding in accordance with Claim 1, further comprising at least one grip pad on the circumferential ridge on the upper surface.
- 7. A practice device to simulate skateboarding, comprising:

- an elongated structure having a center section, a front section and a rear section,
   with the three sections having an adjoining upper surface and an adjoining lower surface;
- b. a center section having a lower surface which is a smooth surface;
- c. a front section extending at a 45 degree angle to the center section and the rear section extending at a 45 degree angle to the center section; and
- d. an upper surface of all three sections having a lowered interior area and a circumferential ridge extending along the circumference of the upper surface and extending inwardly such that a vertical wall is formed at the intersection of the interior portion of the circumferential ridge and the lowered interior area.
- 8. A practice device to simulate skateboarding in accordance with Claim 7, wherein the device is made of plastic.
- 9. A practice device to simulate skateboarding in accordance with Claim 7, further comprising at least one grip pad on the lowered interior area of the upper surface.
- 10. A practice device to simulate skateboarding in accordance with Claim 7, further comprising at least one grip pad on the circumferential ridge on the upper surface.

11. A practice device to simulate skateboarding, comprising:

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- an elongated structure having a center section, a front section and a rear section,
   with the three sections having an adjoining upper surface and an adjoining lower
   surface;
- b. the center section having a lower surface which is a smooth surface;
- c. the front section extending at an angle between 30 degrees and 50 degrees to the center section and the rear section extending at an angle between 30 degrees and 50 degrees to the center section; and
- d. the upper surface of all three sections having a lowered interior area and a ridge extending along at least a portion of the circumference of the upper surface and extending inwardly such that the ridge adjoins the lowered interior area.
- 12. A practice device to simulate skateboarding in accordance with Claim 11, further comprising the structure having at least one interior hollow chamber containing noisemaking material within the chamber.
- 13. A practice device to simulate skateboarding in accordance with Claim 12, wherein said noisemaking material is sand.
- 14. A practice device to simulate skateboarding in accordance with Claim 12, wherein said noisemaking material is beads.
- 15. A practice device to simulate skateboarding in accordance with Claim 11, wherein the device is made of plastic.

- 16. A practice device to simulate skateboarding in accordance with Claim 11, further comprising at least one grip pad on the lowered interior area of the upper surface.
- 17. A practice device to simulate skateboarding in accordance with Claim 11, where the intersection of the interior portion of the circumferential ridge and the lowered interior area on the upper surface is formed as a vertical wall.

# ROZSA & CHEN LLP ATTORNEYS AT LAW 910 VENTURA BOLLEYARD, SUITE 16 ENCINO, CALIFORNIA 91438-2815 TELEPHONE (818) 783-0890

### ABSTRACT OF THE DISCLOSURE

A practice device to enable children to simulate skateboarding in a safe manner so the children can practice sliding the practice device on a surface and balancing themselves on the device. The device comprises a center section, a front section and a rear section where the front and rear sections are at an angle to the center section and the bottom surface of the device is entirely smooth to facilitate the movement of the device on a surface. The upper surface of the device has a lowered interior area surrounded by a circumferential ridge.

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- 19 -

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Serial No.: 0

/(to be assigned) Group No.:

Filed:

Examiner:

For:

Assistant Commissioner for Patents Washington, D.C. 20231

### EXPRESS MAIL CERTIFICATE

"Express Mail" label number \_\_\_EV 255344394 US

Date of Deposit \_\_\_July 17, 2003

I hereby certify that the following attached paper or fee

COMBINED DECLARATION AND POWER OF ATTORNEY for the Invention

Entitled:

PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE

SKATEBOARDING

by Inventor(s):

Robert Gary Ellis

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10, on the date indicated above and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

Thomas I. Rozsa, Esq.

Typed or printed name of person mailing paper or fee

Signature of person mailing paper or fee

NOTE: Each paper must have its own certificate and the "Express Mail" label number as a part thereof or attached thereto. When, as here, the certification is presented on a separate sheet, that sheet must (1) be signed and (2) fully identify and be securely attached to the paper or fee it accompanies. Identification should include the serial number and filing date of the application as well as the type of paper being filed, e.g. complete application, specification and drawings, responses to rejection or refusal, notice of appeal, etc. If the serial number of the application is not known, the identification should include at least the name of the inventor(s) and the title of the invention.

NOTE: The label number need not be placed on each page. It should, however, be placed on the first page of each separate document, such as, a new application, amendment, assignment, and transmittal letter for a fee, along with the certificate of mailing by "Express Mail." Although the label number may be on checks, such a practice is not required. In order not to deface formal drawings it is suggested that the label number be placed on the back of each formal drawing or the drawings be accompanied by a set of informal drawings on which the label number is placed.

7/17/03

### COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION OR C-I-P)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION
This declaration is of the following type:
(check one applicable item below)
🖸 original.
☐ design.
☐ supplemental.
NOTE: If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.
☐ national stage of PCT.
NOTE: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.
☐ divisional.
☐ continuation.
☐ continuation-in-part (C-I-P).

### INVENTORSHIP IDENTIFICATION

WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (If only one name is listed below) or an original, first and joint inventor (If plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

### TITLE OF INVENTION

PRACTICE DEVICE TO ENABLE CHILDREN TO SIMULATE SKATEBOARDING

(Declaration and Power of Attorney [1-1]—page 1 of 7)

### SPECIFICATION IDENTIFICATION

the specification of which: (complete (a), (b) or (c)) is attached hereto. "The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63: "(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration (2) name of inventor(s), and attorney docket number which was on the specification as filed; ΩI "(3) name of inventor(s), and title which was on the specification as filed." Notice of July 13, 1995 (1177 O.G. 60). \_\_, as 🗌 Serial No. 0 /\_\_\_\_ (b) was filed on . or 🗀 \_ (if applicable). and was amended on . NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 CFR 1.67. "The following combinations of information supplied in an oath or declaration filed after the filing date NOTE: are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63: "(1) name of inventor(s), and application number (consisting of the series code and the serial number, e.g.,08/123,456); "(2) name of inventor(s), serial number and filing date; "(3) name of inventor(s) and attorney docket number which was on the specification as filed; "(4) name of inventor(s), title which was on the specification as filed and filing date; "(5) name of inventor(s), title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or (6) name of inventor(s), title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which:it:was:intended.by:either the application number (consisting of the series code and the serial number; e.g.,08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."

Notice of July 13, 1995 (1177 O.G. 60).

amended under PCT Article 19 on

(c)

was described and claimed in PCT International Application No.

filed on \_\_

and as

(if any).

### ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,

### (also check the following items, if desired)

- and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
  - in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.

### **PRIORITY CLAIM** (35 U.S.C. § 119(a)-(d))

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)—(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

### (complete (d) or (e))

- (d) I no such applications have been filed.
- (e) such applications have been filed as follows.

NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

(Declaration and Power of Attorney [1-1]-page 3 of 7)

# PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)—(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119	
			☐ YES	NO 🗆
		, i	☐ YES	NO 🗆
			☐ YES	NO 🗆
		12	☐ YES	NO 🗆
	-		☐ YES	№ □
I hereby clain	n the benefit under Title 35, hal application(s) listed below	. § 119(e)) United States Code,		
PROVISIONAL	APPLICATION NUMBER	*	FILING	DATE
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CLAIM FOR BENEFIT OF EARLIER US/PCT APPLICATION(S)
UNDER 35 U.S.C. 120

The claim for the benefit of any such applications are set forth in the attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN PART (C-I-P) APPLICATION.

# ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION NOTE: If the application filed more than 12 months from the filing date of this application is a PCT filing forming. the basis for this application entering the United States as (1) the national stage, or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120. POWER OF ATTORNEY I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application

and transact all business in the Patent and Trademark Office connected therewith.

(list name and registration number)

ROZSA & CHEN LLP Thomas I. Rozsa, Esq., Registration No. 29,210 Tony D. Chen, Esq., Registration No. 36,998

(check the following item, if applicable)

Attached, as part of this declaration and power of attorney, is the authorization of the above-named attorney(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO ROZSA & CHEN LLP 15910 Ventura Boulevard Suite 1601 Encino, California 91436-2815 DIRECT TELEPHONE CALLS TO: (Name and telephone number) Thomas I. Rozsa Tony D. Chen (818) 783-0990

### DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(Declaration and Power of Attorney [1-1]—page 5 of 7)

### SIGNATURE(S)

NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

Robert	Gary	Ellis
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
ventor's signature	labout G (M	
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full name of second jo	oint inventor, if any	
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
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Post Office Address		
Full name of third join	t inventor, if any	
, .		
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR: L'ASTINAME)
(GIVEN NAME) Inventor's signature _	(MIDDLE INITIAL OR NAME)	
(GIVEN NAME) Inventor's signature	(MIDDLE INITIAL OR NAME)	
Inventor's signature Date	(MIDDLE INITIAL OR NAME)	

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

	Signature for fourth and subsequent joint inventors. Number of pages added
•	• • •
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added
	• • •
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added
	• • •
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1:47)
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.
	□ Number of pages added
	• •
	Authorization of attorney(s) to accept and follow instructions from representative.
	* * *
,	
	(if no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)
	図 This declaration ends with this page.

(Declaration and Power of Attorney [1-1]—page 7 of 7)

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent application	*
PRACIFOR DEVICE	inventor(s) NABLE CHILDREN TO SIMULATE SKATEBOARDING Ittle of invention
the specification of which is being tra	ansmitted herewith
the specification of which is boing as	OR
In re application of:  Application No.: 0 /  Filed:  For:	Group No.: Examiner:
Assistant Commissioner for Patent Washington, D.C. 20231	N DISCLOSURE STATEMENT
	NDER 37 C.F.R. §§ 1.8(a) and 1.10* the Express Mail label number is mandatory; Mail certification is optional.)  www, this correspondence is being:
deposited with the United States Postal for Patents, Washington, D.C. 20231  37 C.F.R. § 1.8(a)  with sufficient postage as first class ma	MAILING  Service in an envelope addressed to the Assistant Commissioner  37 C.F.R. § 1.10°  ii.   iii.   ii
facsimile transmitted to the Patent and  7-17-2003  Date:	Signature Thomas I. Rozsa  (type or print name of person certifying)
and softificate of mallifly of deliginion	date used in a patent term adjustment calculation, although the date for under § 1.8 continues to be taken into account in determining less Mail Post Office to Addressee" (§ 1.10) or facsimile transmission earliest possible filing date for patent term adjustment calculations.

NOTE:	"An Information Leasure statement shall be considered by the Office Lead by the applicant within any one of the following time periods:
	(1) Within three months of the filing date of a national application other than a continued prosecution application under § 1.53(d);
	(2) Within three months of the date of entry of the national stage as set forth in § 1.491 in an international application;
	(3) Before the malling date of a first Office action on the ments; or
٠,	(4) Before the mailing date of a first Office action after the filing of a request for continued examination under § 1.114."
•	37 C.F.R. § 1.97(b).
NOTE:	"Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section." 37 C.F.R. § 1.56(a).
	"Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
,	(1) each inventor named in the application;
	(2) each attorney or agent who prepares or prosecutes the application; and
. <del></del>	(3) every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.* 37 C.F.R. § 1.56(c).
NOTE:	The "duty as described in § 1.56 will be met so long as the information in question was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98 before issuance of the patent." Notice of January 9, 1992, 1135 O.G. 13 -25 at 17.
WARNI	NG: "No information disclosure statement may be filed in a provisional application." 37 C.F.R. § 1.51(d).
List o	of Sections Forming Part of This Information Disclosure Statement
The follo	owing sections are being submitted for this Information Disclosure Statement:
1	(check sections forming a part of this statement: discard unused sections and number pages consecutively)
1.	Preliminary Statements
2. 🛚	FORMS PTO/SB/08A and 08B (formerly FORM PTO-1449)
3. [	Statement as to Information Not Found in Patents or Publications
any one of the following time periods:  (1) Within three months of the filing date of a national application other than a continued prosecution application under § 1.53(d);  (2) Within three months of the date of entry of the national stage as set forth in § 1.491 in an international application;  (3) Before the mailing date of a first Office action on the merits; or  (4) Before the mailing date of a first Office action on the merits; or  (5) Before the mailing date of a first Office action after the filing of a request for continued examination under § 1.114."  37 C.F.R. § 1.57(b).  NOTE: "Each individual associated with the filing and prosecution of a patent application has a duty of candor and good fath in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section." 37 C.F.R. § 1.56(e).  "Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:  (1) each attorney or egent who prepares or prosecutes the application; and (3) every other person who is substantive) involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application." 37 C.F.R. § 1.56(c).  NOTE: The "duty as described in § 1.55 will be met so long as the information in question was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.37(b)-(d) and 1.80 before issuance of the patent." Notice of January 9, 1982, 7155 Co. 13 -25 at 17.  WARNING: "No information disclosure statement may be filed in a provisional application." 37 C.F.R. § 1.51(d).  List of Sections Forming Part of This Information Disclosure Statement: (check sections forming a part of this statement: discard unused sections and number pages consecutively)  1. Preliminary Statements 2. FORMS PTO/SB/08A and 08B (formerly FORM PTO-1449)  3. Statement as to Informati	
5. 🛚	Cumulative Patents or Publications
6. <b></b>	Copies of Listed Information Items Accompanying This Statement
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	"Once the minimum requirements are met, the examiner has an obligation to consider the information."
	(Information Disclosure Statement [6-1]—page 2 of

Approved for use throup... 10/31/2002. OMB 0651-0031

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB

control number.	Complete if Known
Substitute for form 1449A/PTO	Application Number
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Sheet 1 of 1	Attorney Docket Number 36070.010

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FOREIGN PATENT DOCUMENTS							
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Burden Hour Statement: This form is estimated to take 2.0 hours to complete. Time will vary depending upon the needs of the individual case. Burden Hour Statement: This form is estimated to take 2.0 hours to complete this form should be sent to the Chief Information Officer, U.S. Patent and Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

1 Applicant's unique citation designation number (optional). 2 See Kinds Codes of USPTO Patent Documents at <a href="www.uspto.gov">www.uspto.gov</a> or MPEP 101.04. 3 Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). 4 For Japanese patent documents, the solution of the year of the reign of the Emperor must precede the serial number of the patent document. 5 Kind of document by the indication of the year of the reign of the document under WIPO Standard ST. 16 if possible. 6 Applicant is to place a check mark here if English tanguage Translation is attached.

Surdan Hour Statement: This form is estimated to take 2.0 hours to complete. Time will vary depending upon the needs of the individual case.